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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/844,563	04/27/2001	Hideyuki Agata	450100-03200	3012
20999	7590 04/07/2004		EXAMINER	
FROMMER LAWRENCE & HAUG 745 FIFTH AVENUE- 10TH FL.			CHUONG, TRUC T	
NEW YORK,			ART UNIT	PAPER NUMBER
,			2174	8
			DATE MAILED: 04/07/2004	4

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)				
Office Action Common	09/844,563	AGATA ET AL.				
Office Action Summary	Examiner	Art Unit				
	Truc T Chuong	2174				
The MAILING DATE of this communication app Period for Reply	pears on the cover sheet with the	correspondence address				
A SHORTENED STATUTORY PERIOD FOR REPL' THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.1 after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a repl If NO period for reply is specified above, the maximum statutory period - Failure to reply within the set or extended period for reply will, by statute Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	36(a). In no event, however, may a reply be to y within the statutory minimum of thirty (30) da will apply and will expire SIX (6) MONTHS from the application to become ABANDON.	imely filed ys will be considered timely. In the mailing date of this communication. ED (35 U.S.C. § 133).				
Status						
1) Responsive to communication(s) filed on	,					
· · · · <u> </u>	s action is non-final.					
3) Since this application is in condition for allowance except for formal matters, prosecution as to the ments is						
closed in accordance with the practice under E	Ex parte Quayle, 1935 C.D. 11, 4	53 O.G. 213.				
Disposition of Claims						
4)⊠ Claim(s) <u>1-22</u> is/are pending in the application						
	4a) Of the above claim(s) is/are withdrawn from consideration.					
5) ☐ Claim(s) is/are allowed. 6) ☑ Claim(s) <u>1-22</u> is/are rejected.						
						7) Claim(s) is/are objected to.
8) Claim(s) are subject to restriction and/o	r election requirement.					
Application Papers						
9) The specification is objected to by the Examine	er.					
10) ☐ The drawing(s) filed on is/are: a) ☐ accepted or b) ☐ objected to by the Examiner.						
Applicant may not request that any objection to the	drawing(s) be held in abeyance. Se	ee 37 CFR 1.85(a).				
Replacement drawing sheet(s) including the correct		•				
11)☐ The oath or declaration is objected to by the Ex	caminer. Note the attached Office	e Action or form PTO-152.				
Priority under 35 U.S.C. § 119						
12) Acknowledgment is made of a claim for foreign	priority under 35 U.S.C. § 119(a	a)-(d) or (f).				
a) All b) Some * c) None of:						
 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No 						
3. Copies of the certified copies of the prior						
application from the International Bureau		· ·				
* See the attached detailed Office action for a list	of the certified copies not receive	ed.				
Attachment(s)						
Notice of References Cited (PTO-892)	4) Interview Summary	/ (PTO-413)				
P) D Notice of Draftsperson's Patent Drawing Review (PTO-948)	Paper No(s)/Mail D	ate				
B) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) Paper No(s)/Mail Date	5) Notice of Informal I	Patent Application (PTO-152)				

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DETAILED ACTION

Claim Rejections - 35 USC § 102

1. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.
- 2. Claims 1-2, and 4-22 are rejected under 35 U.S.C. 102(e) as being anticipated by Jain et al. (U.S. Patent No. 6,144,375).

As to claim 1, Jain teaches an information processing apparatus for executing predetermined processing in accordance with a first operation, a second operation, or a third operation performed through operating means, comprising:

first display control means for controlling, in accordance with said first operation (412 and 414 of fig. 7, col. 25 line 44-col. 26 line 25) or said second operation performed through said operating means, the display of an image for browsing corresponding to content recorded on a recording medium (select favorite video events, col. 25 lines 44-67, and figs. 7-9); and

reproduction means for reproducing content corresponding to said image for browsing of which display is kept in a selected state by said first display control means if said third operation has been performed through said operating means (selecting bookmark bin 412 to play a video sequence, col. 25 lines 44-67, and fig. 7).

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As to claim 2, Jain teaches an information processing apparatus according to claim 1, wherein said first display control means controls the display of said image for browsing such that said image for browsing is linearly aligned (bookmark 412 provides a list of clips in a sequence, fig. 7, and element 506 of fig. 9).

As to claim 4, Jain teaches an information processing apparatus according to claim 1, wherein said first display control means controls the display of said image for browsing such that said image for browsing is spirally aligned in a three-dimensional space (3D model, col. 24 lines 1-25).

As to claim 5, Jain teaches an information processing apparatus according to claim 1, wherein said first display control means controls the display of said image for browsing such that said image for browsing is aligned in a planar manner (element 412 of fig. 7).

As to claim 6, Jain teaches an information processing apparatus according to claim 1, further comprising:

second display control means for controlling, in accordance with said first operation (406, 420, and 4424 of fig. 7) or said second operation performed through said operating means, the display of an icon of an application program which uses said content to be reproduced by said reproduction means (icons, Table 1 col. 17, and figs. 7 & 9); and

starting means for starting (play button in the control area, col. 22 lines 6-50, element 414 of fig. 7), if said third operation is performed through said operating means with the display of an icon of a predetermined application program kept in an active state by said second display control means (toggle function, col. 23 lines 1-48) said predetermined application program of

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which display of an icon is kept in the active state (freeze a video frame and take a snapshot, col. 23 lines 1-30).

As to claim 7, Jain teaches an information processing apparatus according to claim 6, wherein, when any display of the icon of said application program is kept in the active state by said second display control means and said third operation is performed through said operating means, said starting means ends said application program started (selecting a player or event from the bookmarks, col. 22 line 60-col. 23 line 30, and figs. 7 & 9).

As to claim 8, Jain teaches an information processing apparatus according to claim 1, wherein each of said first operation and said second operation is performed by rotating or turning a rotating or turning type dial (rotating control, col. 24 lines 55-61).

As to claim 9, Jain teaches an information processing apparatus according to claim 1, wherein said third operation is performed by depressing a rotating or turning type dial (rotating control, col. 24 lines 55-61).

As to claim 10, Jain teaches an information processing apparatus according to claim 1, wherein said first operation, said third operation, and said second operation are performed by switches arranged substantially in straight-line in this order (bookmarks and element 412 of fig. 7).

As to claims 11-14, they are method claims of apparatus claims 1, and 8-10. Note the rejections of claims 1, and 8-10 above respectively.

As to claims 15-18, they are computer program product claims of apparatus claims 1, and 8-10. Note the rejections of claims 1, and 8-10 above respectively.

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As to claims 19-22, they are system claims of apparatus claims 1, and 8-10. Note the rejections of claims 1, and 8-10 above respectively.

Claim Rejections - 35 USC § 103

- 3. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 4. Claim 3 is rejected under 35 U.S.C. 103(a) as being unpatentable over Jain et al. (U.S. Patent No. 6,144,375) in view of Feyereisen et al. (U.S. Patent No. 6,289,277 B1).

As to claim 3, Jain teaches an information processing apparatus according to claim 1, wherein said first display control means controls the display of said image for browsing such that said image for browsing (Note the rejection of claim 1 above); however, Jain does not teach that the image for browsing is aligned in a curve which constitutes a circle. Feyereisen clearly shows frames are displayed along great-circle paths (col. 6 lines 15-26). It would have been obvious at the time of the invention, a person with ordinary skill in the art would want to have a great-circle display of Feyereisen in Jain's viewer to increase visibility for users when viewing or editing frames.

Conclusion

5. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

Kaye (U.S. Patent No. 6,208,348 B1) teaches thumbnails, frames, display,

controls, 3D, and predetermine time (cols. 1-23, and figs. 8-11).

Sezan et al. (U.S. Patent No. 6,236,395 B1) teach frames, thumbnails, video

editing, and GUI (cols. 3-14, and figs. 4-14).

6. Any inquiry concerning this communication or earlier communications from the

examiner should be directed to Truc T Chuong whose telephone number is 703-305-5753. The

examiner can normally be reached on M-Th and alternate Fridays 8:30 AM - 5:00 PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's

supervisor, Kristine L. Kincaid can be reached on 703-308-0640. The fax phone number for the

organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent

Application Information Retrieval (PAIR) system. Status information for published applications

may be obtained from either Private PAIR or Public PAIR. Status information for unpublished

applications is available through Private PAIR only. For more information about the PAIR

system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR

system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Truc T. Chuong

03/31/04

KRISTINE KINCAID

SUPERVISORY PATENT EXAMINER

TECHNOLOGY CENTER 2100